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## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

UNITED STATES OF AMERICA,

NO. CR03-542-MJP

Plaintiff,

v.

JASON MICHAEL DOUGLAS HICKOK,

Defendant.

SUMMARY REPORT OF U.S. MAGISTRATE JUDGE AS TO ALLEGED VIOLATIONS OF SUPERVISED RELEASE

An initial hearing on a petition for violation of supervised release was held before the undersigned Magistrate Judge on February 15, 2011. The United States was represented by Assistant United States Attorney Kate Vaughan, and the defendant by Terrence Kellogg.

The defendant had been charged and convicted of Possession of a Firearm by a Convicted Felon, in violation of 18 U.S.C. 922(g)(1), and Conspiracy to Steal Mail, in violation of 18 U.S.C. § 371. On or about October 15, 2004, defendant was sentenced by the Honorable Marsha J. Pechman, to a term of 63 months in custody, to be followed by 3 years of supervised release.

The conditions of supervised release included the requirements that the defendant comply with all local, state, and federal laws, and with the standard conditions. Special conditions imposed included, but were not limited to, participation in a substance abuse and

SUMMARY REPORT OF U.S. MAGISTRATE JUDGE AS TO ALLEGED VIOLATIONS OF SUPERVISED RELEASE - 1

mental health programs, financial disclosure, \$9,237.50 restitution, alcohol abstinence, search, maintain a single checking account, no new credit, no possession of identification in any other name, computer inspection, computer monitoring, 60 days electronic home monitoring, 180 electronic home monitoring with a Sobrietor, and 120 days in a residential reentry center.

In a Petition for Warrant or Summons, dated January 19, 2011, U.S. Probation Officer Jerrod Akins asserted the following violations by defendant of the conditions of his supervised release:

- Consuming alcohol on January 9, 2011, in violation of the special condition that
  he refrain from the use of alcohol and/or other intoxicants during the term of
  supervised release.
- 2. Failing to report law enforcement contact with 72 hours, in violation of standard condition No. 11.
- 3. Failing to truthfully answer the inquiries of the probation officer, in violation of standard condition No. 3.

The defendant was advised of his rights and admitted alleged violations 1, 2 and 3.

I therefore recommend that the Court find the defendant to have violated the terms and conditions of his supervised release as to violations 1, 2 and 3, and that the Court conduct a hearing limited to disposition. A disposition hearing on these violations has been set before the Honorable Marsha J. Pechman on April 1, 2011 at 9:00 a.m.

Pending a final determination by the Court, the defendant has been released, subject to supervision.

DATED this 15th day of January, 2011.

JAMES P. DONOHUE

United States Magistrate Judge

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| 2  | cc: | District Judge:<br>AUSA:                    | Honorable Marsha J. Pechman<br>Kate Vaughan |
| 3  |     | Defendant's attorney:<br>Probation officer: | Terrence Kellogg Jerrod Akins               |
| 4  |     | riodation officer.                          | Jenou / Ikins                               |
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